John Drew And His New Play

"His House In Order." Latest Pinero Success From London.

Fiola De Costa's Success In "Mamzelle Champagne." Stage Gossip.

The mere mention of the fact that arthur Wing Pinero has written a new play must always excite a well merited and general interest. And when this new play of his has not only already sarned the intelligent approval of the chtful in London, but is also on



the verge of an adequate interpretation by a company as able and accomplished as that which invariably surrounds John Drew, the attention of



theater goers is aroused to a considerable extent

In "His House In Order" Mr. Pinero has written a comedy of manners of evident mildness of aspect in which the motives of action are neither farfetched nor overstrained, which moves smoothly to a happy if somewhat tame and traditional conclusion and in which the characters are clearly drawn, typical and cleverly differentiated.

Arnold Daly is rehearsing the plays of his repertoire at the Lyric theater, New York. He will begin his season on Sept. 10 in Boston in "Arms and the Man." While one is prepared to admit the courage, the energy and the foresight evinced by Mr. Daly in producing Shaw's brilliant, paradoxical and witty plays, one would think that the word "genius" should be reserved for the man who wrote them rather than the man who interprets - but, then, genius is a very big word.

Viola De Costa, star of "Mamzelle Champagne," at the Madison Square roof garden, New York, has won fame this season through her engaging, diverting work in the title role. She sings and dances most attractively.

It was on this roof garden the open ing night that Harry Thaw of Pittsburg shot and killed Stanford White, the famous architect.

ROBERT BUTLER.

Good for the cough, removes the cold, the cause of the cough. That's the work of Kennedy's Laxative Honey and Tar-the original laxative cough syrup. Contains no opiates. Sold by City Pharmacy.

LOW ROUND TRIP RATES via.

LOUISVILLE & NASHVILLE R. R.

The Louisville & Nashville Railroad will sell round-trip tickets from Jacksonville to points shown on dates indicated. Proportionately low rates from other points:

\$17.65-Memphis, Tenn., and return. Tickets on sale September 9th to 12th, inclusive. Final return limit good to leave Memphis, returning September 20th, 1906.

\$32.20-Dallas, Texas, and return. Tickets sold October 6th and 7th. Final return limit 21 days from date of sale.

\$32.80-Buffalo, N. Y., and return. Tickets sold October 10th, 11th and 12th. Final return limit, leaving Buffalo October 19th, 1906.

\$19.60-New Orleans, La., and return. Tickets on sale October 12th to 15th, inclusive. Final return limit October 30. 1906. By depositing ticket with Special Agent, New Orleans, and paying fee of 50c, an extension of return limit can be secured until November 30, 1906.

\$17.65-Memphis, Tenn., and return. Tickets sold October 15th, 16th, 17th and 18th, Final return limit October 30th. By depositing ticket with Special Agent, Memphis, and paying fee of 50 cents, an extension of return limit can be secured file until November 30, 1906.

\$46.05—Chicago, Illinois and return. Tickets on sale daily to September 30th. Final return limit October 31, 1906.

\$38.40-Hot Springs, Ark., and re-Tickets sold daily. Final return limit 90 days from date of sale.

Daily to September 30th, round trip summer tourist tickets will be on sale to various resorts. Full information, schedules, time tables, etc., will be furnished promptly, on application to

G. E. HERRING, Fla. Pass. Agent, L. & N. R. R., No. 118 W. Bay St., JACKSONVILLE, FLA.

ORDINANCE FIXING FIRE LIMITS. Ordinance No. 51.

An ordinance to establish a fire limit in the City of Live Oak, Florida, to prescribe the manner of build- vided, however, that such person,

fugs, and the material used in buildings to be constructed therein, and 17th day of August. A. in the large penalties for the violation Attest: President of City Co.

Be it ordained by the City Council and the Mayor of the City of Live

Oak, Florida: City of Live Oak, Florida, are here | Ordinance No. 51 was regularly Florida, to-wit:

Conner Street with Suwannee Street, thence running South along Suwan-said City this 17th day of August nee Street, eighty-five (85) feet, A. D. 1906. thence West through the home place of C. J. McGehee to a point on Church Street, eighty-five (85) feet south of Conner Street, thence South the 17th day of August, A. D. 1888 along Church Street to Wilber Street, thence East along Wilber Street to Pine Street, thence South along Pine Street to Parshley Street, thence East along Parshley Street to Ohio Avenue, thence North along Ohio avenue to point on the Eastern boundry of Ohio Avenue, directly opposite the Southern boundry of Wilber Street, thence East through the home place of the estate of N. M. Parshley to a point opposite a point on Conner Street, twenty (20) feet the State of Florida, do hereby give east of eastern boundry line of the property owned by Robbins & Mc-Gehee, thence North to a point on Haynes Street to a point opposite a point, twenty (20) feet east of the State of Florida, on Tuesday seat Eastern boundry line of the property succeeding the first Monday in Nove owned by Robbins & McGehee on Conner Street, thence West along Haynes Street to Haimlton Street, day being the thence North along Hamilton Street to Duval Street thence West along Duval Street, to a point one hundred (100) feet west of Ohio Ave., thence South to Hayne Street, thence West along Hayne Street to the main line of the Atlantic Coast Line Railway, thence Northwest along the main line of said Atlantic Coast Line Railway to Duval Street, thence West along Duval and Third Streets to the railway track known as the "Y", thence Southwest along the railroad track known as the "Y" to Church Street, thence South along Church Street to Connor Street, thence East along Conner Street to Suwannee Street

and point of beginning. Section 2.—That no person, persons, firm or corporation shall be allowed or permitted to build, construct, erect, enlarge or repair any building or structure within the said fire limits as described in Section One (1) of this Ordinance, whereof the main material, including the roof, is of wood or other combustible material; but that all buildings or structures hereafter builded or constructed within the said fire limits shall be mainly of brick, stone, rock or some For Constable in and for the follownature, Provided, That any person persons, firm or corporation, owning or occupying any wooden or other building now within the said Fire Limits, may repair the same by first submitting to the Fire Committee of said City the plans or nature of the repairs desired to be made, and obtaining from said Fire Committee their approval of such repairs, and a permit authorizing the same, Provided, That the Fire Committee is not hereby authorized to allow repairs to any building or structure where such repairs would be worth more than the building or structure desired to be repaired. Provided further. that should the Fire Committee, at any time, give a permit to either build, construct, repair or enlarge any building within the said Fire Limits, and any member of the City Council knowing of such permit, object to the same for good reasons, it shall be the duty of said objecting member of the City Council to objections his it shall be the duty of the Mayor to order such work or repairs stopped ntil the question of allowing the per-

Section 3 .- That framed buildings, covered with sheet iron shall not be within the said Fire Limits.

mit can be passed upon by the City

Section 4.—That hereafter when any person, persons, firm or corporation shall desire to build, construct, or enlarge or repair any building or structure within the said Fire Limits, before commencing such building or structure, they shall submit the plans and specifications of the same to the Fire Committee of the said City for the approval of said Committee, which said Committee, if they approve of such plans and specifications, shall issue to such person, persons, firm or corporation a building permit; if such plans and specifications are not approved by the said Committee, then such building or structure shall not be allowed, Propersons, firm or corporation, should they feel themselves aggrieved by the decision of the said Fire Committee, may appeal to the City Council for such building permit, and up-

Section 5 .- That any person who violates or attempts to violate any of the provisions of this Ordinance, shall, upon conviction therefor, before the Mayor of said City, be punished by a fine not to exceed five hundred dollars (\$500), or by imprisonment in the City prison for a period not exceeding three months. Ordinance shall apply to the owner,

any such building or structure. Section 7 .- This Ordinance shall go into effect immediately upon its

passage by the City Council and ap-

proval by the Mayor.

S. P. MAYS, Chy Clerk

Section 1.—That the following City of Live Oak, Fierids, do harms described parts and portions of the certify that the above and foregoing by established and declared to be the ed by the City Council on the line by th same is hereby certified to the Maror Commencing at the intersection of for his approval.

Witness my hand and the seal of S. P. MAYS, City Clerk.

Examined and approved by me this M. E. BROOME, Mayor City of Live Oak, Fig.

NOTICE OF ELECTION.

To the Sheriff of Suwannee County. Of the State of Florida:

Be it Known, That I, H. CLAY CRAWFORD, Secretary of State of notice that a

General Election

will be held in Suwannee County, ember, A. D., 1906, the said Tues-

Sixth Day of November For One Representative of the Second Congressional District of Florida in the Sixtieth Congress of the United States.

For Two Railroad Commissioners for the State of Florida.

Two Justices of the Supreme Court of the State of Florida

For Two Members of the House of Representatives of the State of

For County Assessor of Taxes. For Tax Collector.

For County Treasurer.

For Five County Commissioners

For Three Members of the County Board of Public Instruction.

For Justice of the Peace in and for the following Justice Districts, Viz: No. 3, No. 4, No. 5, No. 6, No. 7, No. 8, No. 10, No. 11, No. 12, the No. 13, No. 14, No. 15, No. 16 and

other material not of a combustible ing Justice Districts, viz: No. 1, No. 2, No. 3, No. 4, No. 5, No. 6, No. 7, No. 8, No. 10, No. 11, No. 12, No. 13, No. 14, No. 15, No. 16 and

> InTestimony Whereof, I have hereunto set my hand and affixed the great Seal of the State of Florida, at Tallahassee, the Capital, this the first day of September, A. D.

H. CLAY CRAWFORD, Secretary of State.

To J. H. Rickerson, Sheriff of Suwannee County.

NOTICE OF ELECTION.

WHEREAS, The Legislature of 1905, under the Constitution of 1885, of the State of Florida, did pass five Joint Resolutions proposing Amendmenta to the Constitution of the State of Florida, and the same were agreed to by a vote of three-fifths of all the members elected to each House that the vote on said Joint Resolutions were ento such tered upon thier respective Journals, with years permit with the Mayor, whereupon and nays thereon, and they did determine and direct that said Joint resolutions be submitted to the electors of the State at the General Election in November, 1906.

Now, THEREFORE, I, H. CLAY CRAWFORD, Secretory of State of the State of Florida, do hereby give notice that a

GENERAL ELECTION

will be held in each county in Florida on Tuesday allowed to be built or constructed A. D., 1906, the said Tuesday being the

SIXTH DAY OF NOVEMBER. for the ratification or rejection of the said Joint

Resolutions proposing Amendments to the Constitution of the State of Florida, viz:

ARTICLE XXVIII

That the following amendment to Article XVI of the Constitution of the State of Florida be and it is hereby agreed to and shall be submitted to the electors of the State at the general election, to be held on the first Tuesday after the first Monday in November, A. D., 1906, for ratification or rejec-

Section 32. The Governor, the Comptroller, the Treasurer, the Attorney General and the Commissioner of Agriculture of the State of Florida, and their successors in office, are hereby constituted and designated as a board of drainage commission ers, and are hereby authorized and empowered to establish a system of canals, drains, levees, dikes and reservoirs of such dimension and depths, as in the judgment of said board of drainage commis-sioners is deemed advisable, to drain and reclaim the swamp and overflowed lands within the State of Florida, or such parts or portions thereof as is deemed best by said board of drainage commissioners from time to time, and to provide for the irrigation of the lands reclaimed, and to maintain such canals, drains, levees, dikes, and reservoirs in such manner as will be most advantageous to the territory so drained, the State of Florida, its inhabitants and the commerce thereof.

Section 33. That the board of drainage com-

on such appeal, to the City Council, missioners are hereby authorized and empowered to establish drainage districts and fix the boundaries thereof in the State of Florida. That the board of drainage commissioners be and it is authorized and empowered to prepare a list or lists of all the alluvial or swamp and overflowed taxable lands within such drainage district or districts, and levy thereon an acreage tax not ex-ceeding ten cents per acre per annumn to be fixed annually by said board of drainage commis and the various tax assessors of the various counties embraced in part or in whole within such drainage district or districts shall receive such list or lists and enter the same upon the tax rolls of the county or counties in which such lands may Section 6.—The provisions of this rdinance shall apply to the owner, cupant, contractor or workman on occupant, contractor or workman on be collected by the various tax collectors of the counties wherein such levees have been made as other taxes are collected in accordance with law, and pay over said amounts collected to the board of drainage commissioners, said commissioners shall have a lien superior to all other liens upon the taxable lands in any such drainage distric

be enforced by tax levy, for the cost of any work

cuit Court, shall be present and according to the same rules proceedings from the Circuit preme Court Approved June 6, 1995 ASTRUK XXXII

Section 45.

laws relative to cris-

control the court of mon may be had from the come

and under the laws providing

venue from the circuit count

Escambia county or of any

one or more terms or sactors of record. Any civil cause is the may be tried before a reference qualification of the judge of the

may be tried by a judge of item

ferred to the circuit court of of any other county, in the most w

ing to the same previous

Section 47. The Supi

and in equity originating

shall have final appellate just

of record, whether to the Busi

demennors tried in the cut

shall have appellate juri

and in cases of conviction

peals or writs of error

cuit court of another on

circuit court of another

as otherwise provid-

of the Constitution of the State the same is hereby agreed to mitted to the elect-Section 1. Either branch a regular session thereof. ents to this Constitution agreed to by three-fifths of all the ed to each house, such proposed 8 be entered upon their the yeas and nays and shall published, for one month ill he next general election electors of the State, for small a majority of the electors ments the same shall become a amendment assaustely tofore adopted by the electric a part of the Constitution

Approved June 6: 1986 The votes cast in com-IN TESTEMONY WIGHTSOM

SUWANNEE BAKERY

Bread, Cake, Pies, Etc.

Cakes made special to order... Cream Bread a Specialty. Mays Bros., Broome & Turbeville, Surrency & Powers and G. W. Townsend handle our bread, and no others.